Edward Moore & Marie Moore Family Trust Case No. 11CEPR00596

Moore, Terence E. (Pro Per – Trustee Petitioner) (formerly represented by Attorney William H. Coleman) Roberts, Gregory J. (for Timothy E. Moore – Named 2nd Successor Trustee) Atty Atty

Markeson, Thomas A. (for Jonna M. Key, Richard A. Elston and Vern E. Elston - Step-Siblings) Atty Atty

Moore Huston, Deborah R. (Pro Per – Beneficiary)

Petition for Settlement of Account

-	retition for Settlement of Account		
Marie Moore	, , , , , , , , , , , , , , , , , , , ,	NEEDS/PROBLEMS/COMMENTS:	
DOD: 10-15-96 Edward C. Moore DOD: 9-16-06	Account period: 9-16-06 through 10-31-11 Accounting: \$578,548.71 Beginning POH: \$561,502.26	Note: Terence E. Moore, Trustee, was originally represented by Attorney William H. Coleman of Coleman & Horowitt, LLP, who prepared this accounting; however, Substitution of Attorney filed 1-4-12 indicates that Terence E. Moore is now self-represented.	
	Enum Pon. \$4,000.00	•	
Aff.Sub.Wit.	(personal property only)	Note: Trial is set for 2-3-12 on the Petition to Determine Validity of Purported Trust; Petition for Breach of Trust	
✓ Verified		and to Impose Constructive Trust; Petition for Return of	
Inventory	Petitioner states that pursuant to Probate	Property Pursuant to Section 850 of Probate Code filed by Jonna M. Key, Richard A. Elston and Vern E. Elston.	
PTC	Code 99 15800-15804, 17203 and California	Background:	
Not.Cred.	rules of Court 7.302, the parties entitled to		
✓ Notice of Hrg	, =	 Settlors Edward C. Moore (DOD: 9-16-06) and Marie Moore (DOD: 10-15-96) created the Edward Moore 	
✓ Aff.Mail V	Moore, and Deborah R. Moore Huston, who are the beneficiaries.	and Marie Moore Family Trust dated 11-12-1991.	
Aff.Pub.	are the beneficialies.	Edward C. Moore amended the trust on 2-21-1997	
Sp.Ntc.	Petitioner states that in addition to the	(after Marie Moore's death) that modified the	
Pers.Serv.	above beneficiaries, notice was also	successor trustee appointment and apparently	
Conf. Screen	provided to Jonna M. Key, Vern E. Elston	disinherited Marie Moore's children.	
Letters	and Richard A. Elston, and their attorney.	 <u>Edward C. Moore's children are</u>: Timothy E. Moore, Terence E. Moore, and 	
Duties/Supp	Datitionar prays for an Order	Deborah R. Moore Huston.	
Objections	Petitioner prays for an Order:	Marie Moore's children are:	
Video Receipt	Finding that all facts stated in the Outline are true and that all nations.	Jonna M. Key, Richard A. Elston and	
CI Report	Petition are true and that all notices required by law have been duly given;	Vern E. Elston.	
9202	2 Cattling allowing and annuoving this	Terence E. Moore became trustee after his father's	
Order	2. Settling, allowing and approving this account and report;	death pursuant to the amendment and made distributions.	
	3. Ratifying, confirming and approving all acts and transactions of Petitioner as set forth in the account; and4. Such other and further orders as the	 On 7-11-11, Beneficiary Timothy E. Moore filed a petition to compel Terence E. Moore to account with specific reference to a dispute over some of their father's personal property (a gun collection). 	
		 Examiner noted that the parties appeared to be operating as if the amendment removing their step- siblings applied to the entire trust; however, such amendment may be inappropriate, as it was made after Marie Moore's portion of the trust became irrevocable. 	
		 On 8-25-11, the Court ordered notice to Marie Moore's children and an account. The trustee filed this account pursuant to that order. 	
		 Marie Moore's children have now filed a petition to determine the validity of trust, breach, etc., which is now set for trial on 2-3-12. 	
	_	SEE PAGE 2	
Aff. Posting	<u></u>	Reviewed by: skc	
Status Rpt		Reviewed on: 1-11-12	
UCCJEA		Updates:	
Citation	 	Recommendation:	
FTB Notice		File 1 - Moore	

1 Edward Moore & Marie Moore Family Trust Case No. 11CEPR00596

NEEDS/PROBLEMS/COMMENTS (Continued):

Examiner notes that the Court's findings with regard to this accounting may require review in connection with the trial set for 2-3-12 on the Petition to Determine Validity of Purported Trust; Petition for Breach of Trust and to Impose Constructive Trust; Petition for Return of Property Pursuant to Section 850 of Probate.

1. Petitioner requests the Court find that all statements in the petition are true; however:

Petitioner/Trustee states that the only beneficiaries and parties entitled to notice are Edward C. Moore's children. Petitioner did also provide notice to Marie Moore's children and their counsel, but they are not included as parties.

Examiner notes Petitioner appears to continue to be operating as if the amendment changing the designated successor trustee and disinheriting Marie Moore's children applied to the entire trust; however, such amendment may be inappropriate, as it was made after Marie Moore's portion of the trust became irrevocable.

Therefore, need clarification or authority for the Court to make a finding regarding this statement.

2. Petitioner requests that the Court ratify, confirm and approve all acts and transactions of Petitioner; however:

Examiner notes that Beneficiary Timothy E. Moore's original Petition to Compel Account stated that Petitioner/Trustee never provided beneficiaries with a Notice of Administration of the trust, and also did not provide account upon request.

Examiner notes that such actions are required by Probate Code §16061.7 (notice of administration) and §16061 (request by beneficiary). Further, notice of administration should have been provided to the heirs of Marie Moore upon her portion of the trust becoming irrevocable.

Examiner notes that Petitioner acted alone as trustee pursuant to the amendment, which may be inappropriate, as it was made after the death of the first Settlor.

Therefore, need clarification or authority for the Court to ratify, confirm and approve Petitioner/Trustee's actions (or inaction) with regard to the requirements of the Probate Code, specifically §§ 16061.7 and 16061, and with regard to acting alone as trustee.

3. Petitioner/Trustee made total distributions as follows:

Timothy E. Moore: \$150,000.00 in cash, between 9-20-06 and 3-9-10

Deborah R. Moore Huston: \$150,000.00 in cash, between 9-20-06 and 3-9-10

Terence E. Moore (Trustee): \$183,157.75 in cash, between 9-20-06 and 9-15-11, plus the gun collection valued at \$10,999.04.

Petitioner/Trustee states he believed he had the right under Section 5.02(m) to make \$10,000.00 per year gifts to himself during the administration of the trust.

If the Court finds that such distributions were inappropriate, the Court may order the money and items returned for proper distribution.

Examiner notes that this includes both cash and personal property already distributed, and may also include further relief, as determined by the Court at trial.

2 Rosa Linda Larssen (CONS/PE) Atty Ratzlaff, Ruth E

Case No. 0321261

	NEEDS/PROBLEMS/COMMENTS:
	OFF CALENDAR
	(Calendared in error)
Aff.Sub.Wit.	
Verified	
Inventory	
PTC	
Not.Cred.	
Notice of	
Hrg	
Aff.Mail	
Aff.Pub.	
Sp.Ntc.	
Pers.Serv.	
Conf. Screen	
Letters	
Duties/Supp	
Objections	
Video	
Receipt	
CI Report	
9202	
Order	
Aff. Posting	Reviewed by: skc
Status Rpt	Reviewed on: 1-11-12
UCCJEA	Updates:
Citation	Recommendation:
FTB Notice	File 2 - Larssen

3

Tahajian, Gerald L. (for Michael Panoo – Administrator)

(1) Waiver of Accounting and (2) Petition for Final Distribution and (3) for Allowance of Statutory Attorneys Fees (PC 10810, 11640)

DOD: 04/11/69 MICHAEL PANOO, Administrator, is		MICHAEL PANOO, Administrator, is	NEEDS/PROBLEMS/COMMENTS:
		Petitioner.	
		Accounting is waived.	CONTINUED FROM 11/28/11 As of 01/11/12, the following issues
		Accounting is warved.	remain:
Cont f	from 112811	I & A - \$96,000.00	Assignments of interest have been
	ff.Sub.Wit.	POH - \$96,000.00	filed by the heirs of Bante Carol
		Administrator - waives	Matinzo and Nellie S. Marez (deceased
•	erified	- Transmistrator Warves	daughters of the decedent) However,
	ventory	Attorney - \$3,840.00 (statutory,	these daughters died after the
✓ PT		to be paid outside of the estate)	decedent (post-deceased); therefore
	ot.Cred.	Distribution , pursuant to intestate	their portion of the decedent's Estate is distributable to the Estate of each
	otice of	succession and assignments of interest	daughter and does not directly pass to
Hr		from intestate heirs, is to:	their children. Need Assignments of
	ff.Mail w/	Michael Panoo- Real property valued	Interest from the Personal
_	ff.Pub.	at \$96,000.00	Representatives of the Estate of Bante
Sp	o.Ntc.	Declaration no Ponto Canal Matings and	Carol Matinzo and the Estate of Nellie
Pe	ers.Serv.	Declaration re Bante Carol Matinzo and Nellie S. Marez filed 12/28/11 states:	S. Marez.
Co	onf. Screen	Bante Carol Matinzo died a resident of	2. Based on #1 above, the following additional items are needed absent
Le	etters 12/09/0		Assignments of Interest from the
Du	uties/Supp	and was survived by three adult children. At the time of her death, Bante owned no	personal representatives as noted
Ol	bjections	assets other than her ¼ interest in the	above:
Vi	ideo	decedent's estate, valued at approximately	- Need Waiver of Accounting from the
Re	eceipt	\$24,000.00. No administration of the estate was ever conducted and her family	Personal Representatives of the Estate
CI	Report	has no interest or desire to commence	of Bante Carol Matinzo and the Estate
√ 92	202	probate proceedings.	of Nellie S. Marez;
√ Or	rder	Nellie S. Marez died a resident of Fresno,	- Need Proof of Service by mail at least 15 days before the hearing to the
		intestate on 04/05/1999 and was survived by a spouse and five adult children.	Personal Representatives of the Estate
		Nellie's spouse, Gilbert Marez, died	of Bante Carol Matinzo and the Estate
		intestate on April 12, 2007 and is survived	of Nellie S. Marez.
		by their five adult children. Even though Gilbert was entitled to a 1/3 share of	
Af	ff. Posting	Nellie's estate, upon his death, his share	Reviewed by: JF
St	atus Rpt	passes to their five adult children who have	Reviewed on: 01/11/12
U	CCJEA	assigned their interests to the Petitioner.	Updates:
Ci	tation	At the time of her death, Nellie owned no assets other than her ¼ interest in the	Recommendation:
FT	ΓB Notice n/	decedent estate, also valued at	File 3 - Singh
		approximately \$24,000.00. No	
		administration of the estate was ever	
		conducted and her family has no interest or desire to commence probate proceedings.	
		desire to commence produce proceedings.	
		Continued on Page 2	
			3

3 Magar Singh (Estate)

Case No. 05CEPR00925

Page 2

Petitioner states that he began farming his grandfather's ranch (which is the real property to be passed with this administration) over 20 years ago and has paid all property, irrigation, and inheritance taxes and maintained the ranch over all these years. Petitioner further states that his grandfather was of East Indian extraction and in that culture the male descendants inherit all real property. Petitioner states that he is certain that had his grandfather prepared a Will, he would have left the ranch to his father and his uncle, both of whom have assigned their interest to him. Petitioner further states that he is confident that his deceased aunts were also comfortable with this assumption and neither of them, nor their children ever made any mention of the ranch property. Petitioner is requesting that the Court allow the direct assignments to Petitioner from the heirs of Bante Matinzo and Nellie Marez.

Atty Fanucchi, Edward L. (for Atty Gingo, George M. (of Mim

Atty

Fanucchi, Edward L. (for Jennifer Anooshian – Beneficiary)

Gingo, George M. (of Mims, Florida, for Trustee and Executor Layne Hayden)

Lemos, Matthew (Pro Per – Beneficiary)

Trustee Layne Hayden's Statement as to Revoked Terms of Executory Offer of Settlement Agreement and Current Offer to Settle with Jennifer Anooshian; Demand for Statement of Decision; Demand for Jury Trial

	LAYNE HAYDEN, Trustee, filed this Statement as to Revoked Terms	NEEDS/PROBLEMS/COMMENTS:
	of Executory Offer of Settlement Agreement and Current Offer to	
	Settle with Jennifer Anooshian; Demand for Statement of Decision;	Probate Code § 825: Except as
	Demand for Jury Trial.	otherwise expressly provided in
Count from 001311	Petitioner's Demand for Jury Trial: Petitioner demands a jury trial on	this code, there is no right to a jury
Cont. from 091211, 101811, 111511	the issue of whether a settlement agreement dated 3-5-11 exists or	trial in proceedings under this code.
Aff.Sub.Wit.	is enforceable in part or in whole.	Minute Order 9-12-11: The Court
	Petitioner's Demand for Statement of Decision: Petitioner states if	orders that any remaining proceeds
Verified	the Court makes any fact-finding determination as to enforcement of	from the Weber property be
Inventory	the alleged settlement agreement or the right to a jury trial	retained by the Executor until
PTC	regarding the validity or partial or total enforcement thereof, the	further order of the Court.
Not.Cred.	Trustee demands a Statement of Decision pursuant to California	Additionally, the Court directs that
Notice of Hrg	Code of Civil Procedure section 632.	an accounting of the <u>estate</u> be
Aff.Mail	Petitioner states the issue of accounting is res judicata. A full	prepared.
Aff.Pub.	accounting was filed. Judge Kazanjian ordered that objections to the	Minute Order 11-15-11: Mr.
Sp.Ntc.	accounting be filed within a certain period. Judge Kazanjian ruled	Fanucchi advises the Court that he
Pers.Serv.	Jennifer Anooshian's objection untimely and struck the objection.	has filed a PC 850 Petition that is
Conf. Screen	Instead of filing a motion to set aside the order, Mr. Fanucchi wrote an ex parte letter to Judge Kazanjian asking her to set the order	set to be heard 1-19-12. The Court
Letters	aside. Judge Kazanjian told him to file the appropriate motion. That	directs Mr. Gingo to file his
Duties/Supp	was two years ago and he never filed the appropriate motion. Mr.	response regarding the issue before
Objections	Fanucchi brings up the issue of an accounting at every opportunity.	the Court. Matter continued to 1-
	The issue of the accounting is res judicata.	19-12. See Page 4B.
Video Receipt	Regarding the settlement agreement: Matthew Lemos was not	As of 1-12-12, no accounting of the
CI Report	present at the meeting and Mr. Gingo was about to get on a plane,	estate has been filed.
9202	so Mr. Fanucchi was to keep the original and forward it to Matthew	
Order	Lemos for signature. The Trustee and Mr. Gingo recollect that Mr.	
Aff. Posting	Gingo initialed the bottom of each page except the signature page.	Updates:
Status Rpt	The settlement agreement offered in court by Mr. Fanucchi does	Contacts: Reviewed 1-12-12
UCCJEA	not carry Mr. Gingo's initials. Additionally, the document was dated	Recommendation:
Citation	3-5-11. In open court on 3-24-11 and 4-21-11, and particularly on 5- 26-11, the Trustee stated there was no deal and any offer to deal	Reviewed by: skc
FTB Notice	was revoked. Matthew Lemos thereafter signed the proposed	File 4A - Lemos
	agreement on 5-31-11, after it had clearly been revoked in open	
	court.	
	Matthew Lemos' Declaration filed 8-29-11 states that he signed,	
	scanned and sent the document via email to Mr. Gingo on 3-8-11	
	with his signature, and the agreement was complete. He later	
	learned that an original signature was wanted by Mr. Fanucchi, and	
	he was mailed the <u>signed</u> offer, which he signed and returned to Mr.	
	Fanucchi's office on 5-31-11. However, that is irrelevant because his	
	original 3-8-11 signature is absolutely sufficient. Mr. Gingo's claim	
	that there was no agreement is invalid.	
	SEE PAGE 2	
<u> </u>	<u></u>	

4A Raymond Joseph Lemos, Jr. (Estate) Case No. 06CEPR00443

Atty Fanucchi, Edward L. (for Jennifer Anooshian – Beneficiary)

Atty Gingo, George M. (of Mims, Florida, for Trustee and Executor Layne Hayden)

Atty Lemos, Matthew (Pro Per – Beneficiary)

Trustee Layne Hayden's Statement as to Revoked Terms of Executory Offer of Settlement Agreement and Current Offer to Settle with Jennifer Anooshian; Demand for Statement of Decision; Demand for Jury Trial

SUMMARY (Continued):

The Trustee continues: The entire deal rested upon the sale of the commercial property between \$250,000.00 and \$275,000.00 because the debts, trustee fees, attorney fees, and a sum payable to Matt Lemos could not be paid in full if the property did not sell for this amount.

At the 3-5-11 meeting, the Trustee agreed to deed the home to Jennifer Anooshian on certain terms that are outlined in the Petition. At no time did the Trustee ever agree to be personally responsible for anything that had to do with the estate and trust, including known and unknown debts, and especially not while Jennifer Anooshian gets a home deeded to her at the Trustee's and creditors' expense. Petitioner states the rule was stated over and over in the 3-5-11 meeting by the Trustee that the trust stated the debts had to be paid before any assets were turned over to the beneficiaries per Probate Code 19001 that provides for the Trustee's duty not to give away assets at the creditors expense (Arluck v. Dobler, 116 Cal. App. 4th 1324 (2004).

Petitioner states there were \$455,584.56 in known debts (listed) on the table. There was not sufficient cash to pay the trust debts, nor income, and only two assets remained: the home that Ms. Anooshian wanted and the commercial property on Weber. It was discussed that Ms. Anooshian had been residing in the Fremont home for the past five years, and she was to pay the mortgage because the trust could not pay it, directly to the accountants, who would pay the bank. The Trustee was not advised that there were arrears on the mortgage information regarding the home.

Ms. Anooshian was a co-owner with Tom Grow of Sign-a-Rama (not a corporation), which was the tenant of the commercial property. Similarly, Sign-a-Rama was to pay the mortgage on that property directly through the accountants. However, they unilaterally decided to stop paying the accountants and pay the mortgage company directly.

Petitioner states the reason for paying the accountants was to keep accurate records. The Trustee did not have access to the mortgage information regarding this property.

At the 3-5-11 meeting, Mr. Anooshian informed the Trustee that about \$130,000.00 was owed on the commercial property and payments were current and would remain so. Trustee relied on this statement. Ms. Anooshian did not reveal that she was behind on her payments to the mortgage company, but Trustee learned this prior to Matt Lemos signing the document on 5-31-11, and learned that penalties amounted to approx. \$13,000.00 greater than the \$130,000.00 she had stated.

Ms. Anooshian also did not reveal, that she and Tom Grow planned to not make any more payments on the property or insurance, and that they would stay as long as possible and move Sign-a-Rama out, and not cooperate with the realtors, and prohibit the realtors from showing the property and advertising it with a sign. They took the sign down, and refused the realtor access to the building, refused to cut the grass, let the weeds grow three feet high, and piled up garbage two feet high all through the inside of the buildings. They further removed an air conditioner unit that cost \$5,000.00 from the contract sale price.

In sum, Ms. Anooshian misled the Trustee with material misstatements and then took negative action to impair his ability to sell the property. The property ultimately sold for \$210,000.00, which is not sufficient to pay fees, debts, and Matt Lemos. The Trustee's current offer is:

- to distribute assets according to the trust
- to deed the Fremont property to Ms. Annoshian IF she does the following:
 - pays all known and unknown debts, including the future accounting bill and tax bill for future accounting bills and tax bills;
 - indemnifies, agrees to defend and holds harmless the Trustee and his agents, attorneys and representatives;
 - agrees that the 3-5-11 proposed settlement agreement did not mature into an agreement.

SEE PAGE 3

4A Raymond Joseph Lemos, Jr. (Estate)

Case No. 06CEPR00443

Atty Fanucchi, Edward L. (for Jennifer Anooshian – Beneficiary)

Gingo, George M. (of Mims, Florida, for Trustee and Executor Layne Hayden)

Lemos, Matthew (Pro Per – Beneficiary)

Trustee Layne Hayden's Statement as to Revoked Terms of Executory Offer of Settlement Agreement and Current Offer to Settle with Jennifer Anooshian; Demand for Statement of Decision; Demand for Jury Trial

SUMMARY (Continued):

Atty

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Declaration of Edward L. Fanucchi in Reply to Trustee's Statement states:

- 1. Trustee has no right to a jury trial per Probate Code §§ 825, 850.
- 2. A Statement of Decision can be requested in a court trial but there would be no Statement of Decision required on the denial of a jury trial on the issues now pending before the court.
- 3. An accounting has not been provided in the form required (Probate Code §1060 et seq) and there has been no order approving any so-called accounting.
- 4. Regarding the terms of the agreement:
 - Mr. Fanucchi discusses the initialing on the page and the communications with Matthew Lemos.
 - Mr. Fanucchi states there was <u>no understanding</u> that the agreement was based on a sale price of \$275,00.00 and the sale price of the Weber property was not discussed as a determinate of whether the Fremont residence would be sold. The court should recall that during the last status conference the court ordered the Trustee/Executor not to sell the Fremont property, although it appeared to be the intention of Trustee and Mr. Gingo to do so.
 - It was discussed at the meeting on 3-5-11 that most of the debts could be substantially negotiated lower.
 - There were no conditions precedent to the deeding of the Fremont house to Ms. Anooshian."
 - The Trustee/Executor has essentially washed his hands of tracking payments on the properties.
 - There were no conditions precedent to the agreement regarding management of Sign-A-Rama and its payments on the deed.
 - There was no request to delay verification of whatever facts the Trustee/Executor wanted before the agreement was executed voluntarily, without inducement from Ms. Anooshian.
 - The agreement cannot in any manner be revoked by the court for extrinsic fraud, i.e., to have prevented the Trustee/Executor, under direction of his attorney from making any investigation or inquiry prior to signing the agreement.

Attorney Fanucchi respectfully submits that the court find that the Agreement is in effect, that the Trustee/Executor comply with the Agreement fully, and that the Trustee execute a Grant Deed for the Fremont residence to Jennifer Anooshian and pay \$20,000.00 to Matthew Lemos.

Mr. Fanucchi's paralegal submitted further declaration that their office has never received a signature bearing the date 3-8-11 for Matthew Lemos' signature.

<u>Minute Order 10-18-11</u>: Mr. Fanucchi informs the Court that he has not heard from Mr. Hayden or Mr. Gingo. The matter is continued to 11-15-11. The Court directs Mr. Fanucchi to contact Mr. Gingo. The Court advises counsel that if there is no agreement among the parties the Court will be expecting motions to be filed.

4B Raymond Joseph Lemos, Jr.

Atty

Case No. 06CEPR00443

Atty Atty

Fanucchi, Edward L. (for Jennifer Anooshian – Beneficiary - Petitioner) Gingo, George M. (of Mims, Florida, for Trustee and Executor Layne Hayden)

Lemos, Matthew (Pro Per – Beneficiary)

Petition to Confirm Agreement Dated March 5, 2011

			TENNETS AND COURSE BY CO. T. D. 1911	NEEDS/PROBLEMS/COMMENTS:
 			JENNIFER ANOOSHIAN , Beneficiary, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:
			Petitioner states this Petition to Confirm Agreement dated March 5, 2011 is brought under Probate Code §850a(a)(3)(A). Petitioner states the Trustee/	Note: This petition appears to be a request for compliance with a settlement that has been subject to ongoing proceedings (See Page 4A).
	Aff.Sub.Wit.		Executor, Layne Hayden, Esq., refuses to convey title	1. Notice was served on Attorney
~	Verified		to Petitioner to the realty located at 3247 W.	Gingo only, not Trustee/Executor
	Inventory		Fremont Ave., Fresno, CA 93711, in accordance with, and which is the subject of, the Stipulation entered	Layne Hayden. Probate Code §1214
	PTC		into among the parties indicated hereinabove.	and Cal. Rule of Court 7.51 require direct notice to the party in
	Not.Cred.			addition to counsel.
~	Notice of		Exhibit A to the Petition is a file-stamped copy of the	
	Hrg		Stipulation to Mutual Settlement Agreement and	
~	Aff.Mail	W	Renunciation of Further Interest by Jennifer	
	Aff.Pub.		Anooshian filed 6-9-11 with reference to the 3-4-11	
	Sp.Ntc.		hearing on the trustee's Motion for Summary	
	Pers.Serv.		Judgment.	
	Conf. Screen			
	Letters			
	Duties/Supp			
	Objections			
	Video			
	Receipt			
	CI Report			
	9202			
	Order	Χ		
	Aff. Posting			Reviewed by: skc
	Status Rpt			Reviewed on: 1-12-12
	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 4B - Lemos

4B

Kruthers, Heather H (for Petitioner/Administrator Public Administrator)

(1) First and Final Account and Report of Administrator and (2) Petition for Allowance of Ordinary and Extraordinary Commissions and Fees and for (3) Distribution [Prob. C. 9202, 10800, 10810, 10951, 11600, 11850(a)]

DO	D: 3/30/10		PUBLIC ADMINISTRA	ATOR,	NEEDS/PROBLEMS/COMMENTS:
		Administrator, is petitioner.			
Con	at from		Account period: 8/18/10 -		Continued to 2/16/12 at the request of the attorney.
Cor	nt. from			* * * * * * * * * *	
	Aff.Sub.Wit.		C	\$188,300.00	1. Need proof of service of the <i>Notice</i>
✓	Verified		8	\$188,300.00	of Hearing along with a copy of the petition on Susan Moore pursuant
✓	Inventory		Ending POH -	\$144,011.78	to Request for Special Notice filed on 11/29/10.
✓	PTC		Administrator -	\$6,319.00	11/2//100
✓	Not.Cred.		(statutory)	. ,	2. Susan Moore represented Robert Hartley, spouse, in his Petition for
✓	Notice of Hrg			\$3,248.00	Probate. Mr. Hartley was appointed as Administrator on
1	Aff.Mail	W/	(per Local Rule for sale o	f real	7/14/10 but was unable to bond and
	Aff.Pub.		property, sale of personal	property and	letters never issued. The Public Administrator was then appointed
√	Sp.Ntc.	W/	preparation of taxes)		as successor Administrator on 8/25/10. It appears that pursuant to
	Pers.Serv.		Attorney -	\$6,319.00	Probate Code §10814 Ms. Moore
	Conf. Screen		(statutory)	+ - ,	would be entitled to a portion of the
1	Letters 8/2	5/10	•		statutory attorney fees.
	Duties/Supp		Bond fee -	\$588.44	
	Objections		(o.k.)		
	Video				
	Receipt			\$204.00	
	CI Report		(certified copies)		
✓	9202		D	• , , ,	
✓	Order		Distribution, pursuant t	o intestate	
	Aff. Posting		succession, is to:		Reviewed by: KT
	Status Rpt		Dobort Hartley	\$42 444 44	Reviewed on: 1/10/11
	UCCJEA		•	\$42,444.44 \$28,206.30	Updates:
	Citation		_	\$28,296.30 \$28,296.30	Recommendation:
✓	FTB Notice		•	\$28,296.30	File 5 - Hartley

Kruthers, Heather H (for Petitioner/Conservator Public Guardian)

(1) First and Final Account and Report of Conservator; (2) Petition for Allowance of Compensation to Conservator and Her Attorney; and (3) Distribution (Prob. C. 1860 2620; 2623; 2630; 2942)

DOD: 9/8/11 PUF		PUBLIC GUARDIAN, Conservator, is	NEEDS/PROBLEMS/COMMENTS:
		petitioner.	
		Account period: 3/4/11 – 9/8/11	1. Disbursement schedule shows a disbursement on 9/15/11 for "Urn for sister Shake Kasparian" in the
Co	nt. from	Accounting - \$148,234.13	amount of \$300.00 and another
	Aff.Sub.Wit.	Beginning POH - \$143,534.17	disbursement on 9/15/11 for
1	Verified	Ending POH - \$113,317.56	"Burial for sister Shake Kasparian" in the amount of \$500.00. Court
	Inventory	S-1	may require clarification.
	PTC	Subsequent account period: 9/9/11 – 10/20/11	
	Not.Cred.	Accounting - \$113,331.09	
1	Notice of	Beginning POH - \$113,317.56	
`	Hrg	Ending POH - \$110,743.89	
1	Aff.Mail W		
	Aff.Pub.	Conservator - \$5,382.40 (44.35 Deputy hours @ \$96/hr and 14.8 Staff	
	Sp.Ntc.	hours @ \$76/hr)	
	Pers.Serv.		
	Conf. Screen	Attorney - \$2,000.00 (per	
	Letters	Local Rule)	
	Duties/Supp	Bond fee - \$50.05 (o.k.)	
	Objections	- \$50.03 (0.k.)	
	Video	Court fees - \$577.00 (filing	
	Receipt	fee, certified copies)	
	CI Report		
	9202	Petitioner prays for an Order:	
✓	Order	1. Approving, allowing and settling the	
	Aff. Posting	first and final account;	Reviewed by: KT
	Status Rpt	2. Authorizing the conservator and	Reviewed on: 1/10/12
	UCCJEA	attorney fees and commissions;	Updates:
	Citation	3. Payment of the bond fee;	Recommendation:
	FTB Notice	4. Payment of Court fees;	File 6 - Kasparian
		5. Distribution of remaining property on	
		hand to the Public Administrator as	
		Administrator of the Estate of Leon	
<u> </u>		Kasparian (11CEPR00970)	

Shahbazian, Steven L. (for Petitioner/Executor Susan Lee Stein)

(1) Petition for Final Distribution without an Accounting and (2) for Allowance of Compensation for Ordinary Services

DOD	: 3/13/11		SUSAN LEE ST			NEEDS/PROBLEMS/COMMENTS:
	petitioner.		.,,			
			pennoner.			
			Accounting is wa	ived		
Cont	. from		riceounting is wa	ivea.		
	Aff.Sub.Wit.		Executor	_	waives	
✓ [']	Verified				,, 332 , 3 2	
	Inventory		Attorney	-	\$5,200.00	
√	PTC		(statutory)			
√	Not.Cred.		Closing	-	\$1,000.00	
1 🗸	Notice of Hrg		Distribution, pu	rsuant	to	
	Aff.Mail		Decedent's Will,			
	Aff.Pub.		Susan Lee Stein		\$119,265.60	
!	Sp.Ntc.		Susan Lee Stein	-	\$119,203.00	
	Pers.Serv.					
(Conf. Screen					
✓	Letters	6/9/11				
	Duties/Supp					
(Objections					
	Video Receipt					
(CI Report					
√ !	9202	_				
1	Order					
	Aff. Posting					Reviewed by: KT
	Status Rpt					Reviewed on: 1/10/12
-	UCCJEA					Updates:
	Citation					Recommendation: SUBMITTED
√	FTB Notice					File 7 - Goldberg

Motsenbocker, Gary L (for Barbara J. Palmquist – Surviving Spouse – Petitioner)
Spousal or Domestic Partner Property Petition (Prob. C. 13650)

DOD: 6-27-10		BARBARA J. PALMQUIST, Surviving Spouse, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:
		No other proceedings	Minute Order 9-8-11: The Court directs counsel to file supporting
Cont. from 09081	l 1 ,	Will dated 12-4-06 devises entire estate to the trustee of the Palmquist Family Trust dated 3-26-90 as amended and	points and authorities or an amended petition.
Aff.Sub.Wit.		restated 12-4-06.	Minute Order 11-10-11: Counsel requests a continuance.
Inventory		Petitioner requests court confirmation that her 50% community property interest in four parcels of real property belongs to her, and that Decedent's 50% interest in the real	As of 12-12-11, the following issue remains:
Not.Cred. ✓ Notice of Hr	g	property passes to her.	1. Petitioner requests court
✓ Aff.Mail Aff.Pub.	W	Attorney Motsenbocker's Declaration filed 1-11-12 in response to Examiner Notes states Attorney Motsenbocker	confirmation that Decedent's 50% community property interest in certain real
Sp.Ntc. Pers.Serv.		is of the opinion that the provision of the will at Article Five, Provision 5.1, on Page 5, permits the requested set aside of property by Petitioner.	property passes to her as Surviving Spouse; however,
Conf. Screen		Both Petitioner and Decedent were actively involved in real	Decedent's Will dated 12-4-06 devises his entire estate to the Palmquist Family Trust.
Duties/Supp Objections		estate as their primary occupation, and as such properties were frequently transferred in and out of the trust for	Declarations filed 1-11-12 refer
CI Report	ot	financing or other purposes. The will devices all of Decedent's property to the trust.	to the will at Article Five, Provision 5.1 on Page 5, titled <u>Nonprobate Transfers of</u>
9202 ✓ Order		The will devises all of Decedent's property to the trust; however, the aforementioned section, titled <i>Nonprobate Transfers of Community Property</i> , can be interpreted to	Community Property.
Aff. Posting Status Rpt		show that the Decedent intended to allow his spouse to set aside any community property that was omitted or not	Updates: Contacts: Reviewed 12-11-12, 1-12-12
UCCJEA Citation		currently held by the trust. Attorney Motsenbocker notes that the provision itself is "curious" and in 25+ years of	Recommendation: Reviewed by: skc
FTB Notice		practice, he has not seen such provision. Petitioner's Declaration filed 1-11-12 states she does not	File 8 - Palmquist
		believe it was her spouse's intent to limit her ability to file for a set aside of his community property interest to her. They had planned to limit the costs of passing the estate to their children without the need for probate. Petitioner states she and her husband apparently did not pay enough attention to this matter and through inadvertence and error finds herself in this "awkward position" having to "battle the court" to carry out what was the intent of her husband and herself. Petitioner states she intends to deed the property back into the family trust upon the Court granting her request in this matter.	
			8

DO	D: 5-5-11		PETE LAMBETECCHIO, Trustee of the Pete	NEEDS/PROBLEMS/COMMENTS:
			Lambetecchio & Doris Lambetecchio Trust, is	
			Petitioner.	
Cor	nt. from 112111		40 Days since DOD	
	Aff.Sub.Wit.		·	
~	Verified		No other proceedings	
	Inventory			
	PTC		I&A: \$95,000.00 <i>(See Item #1.)</i>	
	Not.Cred.			
~	Notice of Hrg		Will dated 9-29-05 devises the entire estate to the	
~	Aff.Mail	W	Pete Trustees of the trust designated in the Pete	
	Aff.Pub.		Lambetecchio & Doris Lambetecchio Trust.	
	Sp.Ntc.			
	Pers.Serv.		Petitioner requests court determination that	
	Conf. Screen		Decedent's one-half community property interest in	
	Letters		an undivided one-half interest in certain commercial	
	Duties/Supp		real property passes to him as Trustee of the Pete	
	Objections		Lambetecchio & Doris Lambetecchio Trust.	
	Video Receipt			
	CI Report			
	9202			
~	Order			
	Aff. Posting			Reviewed by: skc
	Status Rpt			Reviewed on: 1-11-12
	UCCJEA			Updates: 1-12-12
	Citation			Recommendation: SUBMITTED
	FTB Notice			File 9 - Lambetechhio

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Kruthers, Heather H., of County Counsel's Office (for Public Administrator, Special Administrator)

Probate Status Hearing: Special Administration

DO	D: 9/29/2011	PUBLIC ADMINISTRATOR was appointed Special Administrator with General Powers and Full IAEA authority on 10/19/2011.	NEEDS/PROBLEMS/ COMMENTS:
Cor	Aff.Sub.Wit. Verified Inventory PTC	Letters of Special Administration expire on 1/19/2012. Ex Parte Petition for Letters of Special Administration filed 10/18/2011 identified the following urgent issues that needed to be addressed by the Public Administrator: 1. Decedent died with very little cash and a vehicle estimated at \$2,000.00; immediate authority was needed to liquidate the vehicle to pay for burial or cremation costs;	1. Pursuant to Local Rule 7.5(B), need Notice of Hearing and proof of service of notice with a copy of the Status Report
	Not.Cred. Notice of X Hrg Aff.Mail X Aff.Pub. Sp.Ntc.	 It was believed that Decedent owned several apartments located on Van Ness Ave.; however, it appeared that Decedent deeded these properties to an individual named JIM LeMON without proper consideration; this man had already listed the properties for sale; special administration authority was necessary to commence a civil action and record a lis pendens against the properties; Decedent is survived by her mother who is subject to a 	filed 1/9/2012 for: Dorothy Hart, mother; Sister of Decedent (name not identified in
	Pers.Serv. Conf. Screen	conservatorship, and the Public Guardian as her Conservator agrees to the appointment; Decedent is also survived by her sister, whose counsel reported that she had no objection to the appointment of the Public Administrator as special administrator.	Petition.)
	Duties/Supp Objections	Order on Ex Parte Petition for Letters of Special Administration signed 10/19/2011 set this status hearing for the status of the special	
	Video Receipt CI Report	administration. Status Report Regarding Special Administration filed by the Public	
	9202 Order	Administrator on 1/9/2012 states: • The Public Administrator's Office has secured both residences that are in the Decedent's name (both located on Van Ness Ave.), and rents are	
√	Aff. Posting Status Rpt	 collected on one of them, while the other has been fixed, is ready to rent, and a search for a suitable tenant is ongoing; There are no monies remaining in Decedent's bank accounts; 	Reviewed by: LEG Reviewed on: 1/10/12
	UCCJEA Citation FTB Notice	 The Public Administrator is questioning the validity of the transfer from Decedent to James LeMon of properties located on Van Ness Ave., and James LeMon has placed a \$5,000.00 lien on the two residences in Decedent's name; 	Updates: Recommendation: File 10 - Scott
		 The law firm of Dowling, Aaron and Keeler (DAK) has agreed to handle the civil litigation in this matter, and attorneys from that firm have spoken to attorney Roger Wilson, who represents Mr. LeMon; The Public Administrator intends to file a petition requesting authority to retain DAK with the understanding that no fees would be paid without prior court approval; The Public Administrator will also be filing a petition to become the general administrator of this estate. 	10

Kruthers, Heather H (for Petitioner Public Administrator)

Petition for Probate of Will and for Letters of Administration with Will Annexed; Authorization to Administer Under IAEA (Prob. C. 8002, 10450)

DOD: 10/18/11	PUBLIC ADMINISTRATOR is	NEEDS/PROBLEMS/COMMENTS:
DOD: 10/10/11		NEEDS/TROBLEWIS/COMMENTS.
	petitioner.	Continued to 2/16/12 at the
		request of the attorney.
	Full IAEA – o.k.	
Cont. from		1. Petition requests that the
Aff.Sub.Wit.	Will dated: 8/11/1972	Decedent's audio Will dated
✓ Verified	Audio Will dated: 9/2/1993	9/2/1993 be admitted to probate. Probate Code §6110 states in
Inventory		relevant part "a will shall be in
PTC	Residence: Fresno	writing." Need authority that
Not.Cred.	Publication: Fresno Business Journal	allows the court to admit an
Notice of		audio will to probate.
Hrg		2. #6 of the Petition is not
✓ Aff.Mail W/		completed re: who decedent was
/ Aff.Pub.	Estimated value of the Estate:	survived by.
✓ Aff.Pub.	Personal property - \$464,027.00	
Sp.Ntc.	<u>Real property</u> - \$130,000.00	
Pers.Serv.	Total - \$594,027.00	
Conf. Screen		
✓ Letters		
Duties/Supp	Probate Referee: STEVEN DIEBERT	
Objections		
Video		
Receipt		
CI Report		
9202		
√ Order		
Aff. Posting		Reviewed by: KT
Status Rpt		Reviewed on: 1/10/12
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 11 - Boghosian

Janian, Paulette (for Petitioner Janalee Garberson Moses)

Petition for Probate of Will and for Letters Testamentary; Authorization to Administer Under IAEA (Prob. C. 8002, 10450)

DO	D: 9/4/11		JANALEE GARBERSON	NEEDS/PROBLEMS/COMMENTS:
			MOSES, daughter/named executor,	
			is petitioner.	
			F S F S S S S S S S S S S S S S S S S S	
Cor	nt. from		Petitioner is the sole heir.	
	Aff.Sub.Wit.	S/P		
✓	Verified		Full IAEA – o.k.	
	Inventory			
	PTC		Will dated: 8/28/1996	
	Not.Cred.			
	Notice of		Residence: Oregon (leaving property	
	Hrg		in Selma, Fresno County)	
✓	Aff.Mail	W/	Delliestiene Celma Fotomore	
✓	Aff.Pub.		Publication: Selma Enterprise	
	Sp.Ntc.			
	Pers.Serv.		Estimated value of the estate:	
	Conf. Screen		Personal property - \$ 16,200.00	
✓	Letters		Annual income - \$ 21,000.00 Real property - \$150,000.00	
✓	Duties/Supp		Real property - \$150,000.00 Total - \$187,200.00	
	Objections			
	Video			
	Receipt		Probate Referee: RICK SMITH	
	CI Report		Trobate Micros Micros Smilling	
	9202			
✓	Order			
	Aff. Posting			Reviewed by: KT
	Status Rpt			Reviewed on: 1/11/12
	UCCJEA			Updates:
	Citation			Recommendation: SUBMITTED
	FTB Notice			File 12 - Garberson

Attys

Kruthers, Heather H. (for Petitioner Public Administrator, Administrator of the Estate)
Harris, Richard (for Chet Leroy Wing, Jr., Joie Freed, and Shirley Gatlin, step-grandchildren)
Helon, Marvin T. (for Jan Hugenroth, Special Admin/Estate of David Billings, step-grandson)
Hunt, Jeffrey A. (of Sacramento, for Steve Brashears and Deanna Grant, grandchildren)
Smith, Frederick W., Jr. (of Oakdale, for Sandra Tucker, step-granddaughter)
Jaech, Jeffrey A. (for Janene Marsella, step-great-granddaughter)
Rountree, L. Clarke (for Amy Kovacevich, step-great-granddaughter)

Status Hearing Re: (1) First and Final Account and Report of Administrator and (2) Petition for Allowance of Ordinary and Extraordinary Commissions and Fees and (3) Distribution (PC 9202, 10800, 10810, 10951, 11600, 11850)

			600, 11850)	
D	OD: 6/3/200	7	PUBLIC ADMINISTRATOR, Administrator, is Petitioner.	NEEDS/PROBLEMS/
			Account period: 1/29/2008 – 3/14/2011	COMMENTS:
Co	ont. from 0511	11,	Accounting - \$2,299,284.35	Continued from
07	70711, 090811		Beginning POH - \$1,517,530.00	12/8/2011. <i>Minute</i>
	Aff.Sub.W		Ending POH - \$1,806,632.64	Order set this matter
—	Verified		(\$284,102.64 is cash)	for a Status Hearing on
	Inventory		Administrator - [\$34,480,27]	1/19/2012.
	PTC		Administrator - [\$34,480.27] (statutory)	
	Not.Cred.		, 27	Note for background:
	Notice of		Attorney - [\$34,480.27]	Minute Order dated
	Hrg		(statutory)	9/8/2011 states Ms.
√	Aff.Mail	W/	Administrator XO - \$1,546.42	Kruthers requests a
	Aff.Pub.		(per Local Rules, for sale of real property @ \$1,000.00; sale of personal property	90-day continuance to
√	Sp.Ntc.		(a) \$298.42 (10% of net sales of \$2,984.15); preparation of tax returns @ 1	file an amended
F	Pers.Serv.		Deputy hour/\$96 and 2 assistant hours/\$76 for total \$248.00;)	accounting.
╟	Conf.		· ·	4 37 1 11
	Screen		Costs - \$472.50 (filing fees, certified copies)	1. Need amended
	Letters 02	0408	Closing - \$2,000.00	accounting.
	Duties/S		D 15	
	Objections		Bond Fee - \$16,300.95 (ok)	
	Video		Distribution pursuant to allowed Creditor's Claims (Decedent's Will has been	
	Receipt		superseded by his previous distribution agreement) is to:	
	CI Report		• SANDRA TUCKER – 25% of the estate consisting of tractor, real property and	
✓	9202		[\$48,705.56 cash];	
	Order		• JAN HUGENROTH as Special Administrator of the Estate of DAVID BILLINGS (11CEPR00053) – ½ of 25% of the estate consisting of tractor, real property and	
	Aff. Post		[\$24,352.78 cash];	Reviewed by: LEG
	Status Rpt		• DEANNA GRANT – ½ of 25% of the estate consisting of tractor, real property and	Reviewed on: 1/10/12
	UCCJEA		[\$24,352.78 cash];	Updates:
	Citation		STEVE BRASHEARS, after payment to Attorney JEFFREY A. HUNT of	Recommendation:
	FTB Notc	N/ A	\$21,250.00 per assignment filed on $5/7/2009 - \frac{1}{2}$ of 25% of the estate consisting of	File 13 – Brashears
		^	tractor, real property and [\$24,352.78 cash];	
			• CHET LEROY WING, JR., – 1/3 of 25% of the estate consisting of tractor, real	
			 property and [\$16,235.19 cash]; SHIRLEY GATLIN – 1/3 of 25% of the estate consisting of tractor, real property 	
			and \$16,235.19 cash];	
			• JOIE FREED –1/3 of 25% of the estate consisting of tractor, real property and	
			[\$16,235.19 cash];	
			• AMY KOVACEVICH – ½ of ½ of 25% of the estate consisting of tractor, real	
			property and [\$12,176.39 cash];	
			• JANENE MARSELLA – ½ of ½ of 25% of the estate consisting of tractor, real	
			property and [\$12,176.39 cash].	

14 Sean K. O'Dougherty (GUARD/P) **Case No. 08CEPR00596**

Brungess, Julia Ann (for Guardians Jeffrey Halstead and Pamela Halstead) Rodriguez, Jenifer (pro per mother) Atty Atty

Status Hearing Re: Mother's Progress

Age: 5 years	JEFFREY HALSTEAD and JENNIFER	NEEDS/PROBLEMS/COMMENTS:
DOB: 12/1/05	HALSTEAD (non-relatives) were appointed as	
	guardians on 10/23/08.	
		Continued from 10/19/2011. Minute
	Petitioners filed an Ex Parte Petition on 12/3/10	Order states Counsel advises the Court that mother Jennifer
Cont. from 101911	regarding the visitation. Petition alleges mother has	Rodriguez tested positive for
Aff.Sub.Wit.	tested positive for drugs and states a drug user does	methamphetamine in August, was
Verified	not provide a safe, healthy, stable environment for the minor. Copy of positive drug test attached to	late for her test in September, and
	the petition.	refused to be tested in October.
Inventory	the petition.	Proof of attendance at AA/NA is
PTC	The Court set the matter for hearing.	show to the Court by the mother, and the Court finds substantial
Not.Cred.	The Court set the matter for nearing.	compliance. The Court advises the
Notice of	Minute order from the hearing on 2/23/11 states	mother that she will need to
Hrg	counsel advises the court that one of Ms.	provide three clean tests. The
Aff.Mail	Rodriguez's tests came back positive for drugs.	Court orders the mother to get
Aff.Pub.	Visitation remains as previously ordered. The	tested within one week and
Sp.Ntc.	Court orders that before Ms. Rodriguez may	continue testing once per month. The Court is advised that the
Pers.Serv.	petition the court for a modification she must have	mother has made some phone calls
Conf. Screen	negative test results for four months. Ms. Brungess	to the child. The Court encourages
Letters	to prepare the order.	mother to make phone calls to the
Duties/Supp	Minute order from 8/24/11 states Ms. Brungess	child. Visitation is not ordered at this time. The Court orders all
Objections	advises the court that the mother has refused to	prior orders remain in full force
Video	drug test since January 2011, and it appears that she	and effect.
Receipt	has been under the influence during visits. The	
CI Report	Court orders that all visits between the mother,	
9202	Jennifer Rodriguez and Sean cease immediately	1. Need current status report.
Order	until further order of the Court. The Court	
	indicates for the record that it is not ordering	
	mother to attend AA/NA three times per week, but	
Aff. Posting	wishes to see proof of the mother's self-initiated	Reviewed by: KT
Status Rpt	attendance. The Court orders the mother to drug	Reviewed on: 1/9/12
UCCJEA	test as previously ordered. All prior orders not modified remain in full force and effect. The court	Updates:
Citation	on its own mother set case no. 08CEPR00598 (see	Recommendation:
FTB Notice	page 15) for further status on 10/19/11. Richard	File 14 – O'Dougherty
	Ruiz is ordered to be present at the hearing. Minute	, ,
	order indicates that Richard Ruiz was present in	
	court on 8/24/11.	
		ц

15 Madison V. O'Dougherty (GUARD/P)

Case No. 08CEPR00598

Atty Ruiz, Renee M. (pro per Guardian)
Atty Ruiz, Richard (pro per Guardian)
Atty Rodriguez, Jenifer (pro per mother)

Further Status

Age: 8 years DOB: 2/26/03							
Coi	nt. from 101911						
	Aff.Sub.Wit.						
	Verified						
	Inventory						
	PTC						
	Not.Cred.						
	Notice of						
	Hrg	_					
	Aff.Mail						
	Aff.Pub.						
	Sp.Ntc.						
	Pers.Serv.						
	Conf. Screen						
	Letters						
	Duties/Supp						
	Objections						
	Video						
	Receipt						
	CI Report	_					
	9202						
	Order						
	Aff. Posting						
	Status Rpt						
	UCCJEA						
	Citation						
	FTB Notice						

RENEE RUIZ and **RICHARD RUIZ**, maternal aunt and uncle, were appointed guardians on 8/18/08.

The Court on its own motion set this matter for further states per minute order dated 8/24/11 in the Guardianship of Sean O'Dougherty, case no. 08CEPR00596. Minute order indicates that Richard Ruiz was present in court on 8/24/11.

NEEDS/PROBLEMS/COMMENTS:

Continued from 10/19/2011. Minute Order states Counsel advises the Court that mother Jennifer Rodriguez tested positive for methamphetamine in August, was late for her test in September, and refused to be tested in October. Proof of attendance at AA/NA is show to the Court by the mother, and the Court finds substantial compliance. The Court advises the mother that she will need to provide three clean tests. The Court orders the mother to get tested within one week and continue testing once per month. The Court is advised that the mother has made some phone calls to the child. The Court encourages mother to make phone calls to the child. Visitation is not ordered at this time. The Court orders all prior orders remain in full force and effect.

Reviewed by: KT
Reviewed on: 1/9/12
Updates:
Recommendation:
File 15 – O'Dougherty

16

Keeler, Jr., William J.; Marshall, Jared (of DAK, for Bertha Law, Special Administrator)

Probate Status Hearing Re: Filing of the Petition for Final Distribution

DOD: 3/172007		BERTHA LAW, mother, was appointed Special	NEEDS/PROBLEMS/COMMENTS:
		Administrator on 5/13/2010 with special powers and bond	
		of \$1,000.00 .	Continued from 6/2/2011.
			Minute Order states
Cont. from 111810),	Order for Probate dated 5/13/2010 grants the following	Counsel advises the Court
030311, 060211		special powers to the Special Administrator: To request	that all the files have been
Aff.Sub.Wit.		and obtain any and all medical and pharmaceutical	obtained and there should
Verified		records and files relating to or pertaining to the decedent	be a ruling in six months. Matter continued to
Inventory		from Community Regional Medical Center in Fresno;	1/19/2012.
PTC		Rite-Aid on Fresno Street; Westside Pharmacy on Fresno Street; and any other health care provider or	1/1//2012.
Not.Cred.		pharmaceutical provider.	4 37 109
Notice of Hrg		pharmaceutear provider.	1. Need first account,
Aff.Mail		Background: Decedent died while receiving care at	petition for final
Aff.Pub.	İ	Community Regional Medical Center. Prior to the Special	distribution, or
Sp.Ntc.	t	Administrator's appointment, she and her attorneys had	current status report
Pers.Serv.	t	made several requests to obtain decedent's complete	pursuant to Local Rule
Conf. Screen		medical file and/or pharmaceutical records from the	7.5(B).
Letters	1	medical center, and the requests had been refused based	, ,
Duties/Supp	1	upon the position that CA law requires some type of Court	
Objections	1	document to release the information. Letters of Special	
Video Receipt		Administration were required to obtain records for pursuit	
CI Report	1	of a claim or lawsuit against Glaxo Smith & Kline.	
9202			
Order		Declaration of William J. Keeler filed on 5/12/2010	
Aff. Posting		states the U.S. District Court of the Eastern District of	Reviewed by: LEG / skc / LEG
Status Rpt	Х	Pennsylvania has tolled the civil action against Glaxo	Reviewed on: 1/10/12
UCCJEA		Smith & Kline filed by the Estate of Lorraine Wright, being case no. MDL No. 1871 to 4-23-10, in order to	Updates:
Citation		permit time for Plaintiffs to provide medical records of	Recommendation:
FTB Notice		the decedent. Mr. Keeler believes it will take the medical	File 16 - Wright
		providers of the decedent approximately 30 days to gather	
		and produce all of the medical records.	
		1	
		Minute Order dated 5/13/2010 set a status hearing	
		regarding the special administration for 11/18/2010; that	
		date was also set as the expiration date for Letters of	
		Special Administration.	
		Minute Order dated 11/18/2010 from the status hearing	
		states Attorney Heather Mardel-Jones [of DAK] provided	
		an oral status report and requested an additional 90 days;	
		the matter was continued to 3/3/2011; Attorney Mardel-	
		Jones appeared on that date, and the matter was continued	
		to 6/2/2011.	
·			16

Lupe R. Delgado (Trust)

Case No. 11CEPR00213

Atty Atty

17

O'Malley, David T. (of Kerman, for Petitioners Robert R. Delgado and John R. Delgado, Co-Trustees)
Porter, Tres A. (for Respondent Max R. Delgado, Jr., Co-Trustee)
Further Status Hearing

	Further Status Hearing	
Age:	ROBERT R. DELGADO, son, and	NEEDS/PROBLE
DOD:	JOHN R. DELGADO, son, Co- Trustees of the LUPE R. DELGADO LIVING TRUST created on	Continued from states Mr. O'M
Cont. from 081811		they have a goo put it together.
Aff.Sub.Wit.	3/22/1997 petitioned the court for an	documents have
Verified	Order terminating the trust and for	
Inventory	partition of real property.	1. Need curre
PTC	MAY D DELDACO ID chicated to	
Not.Cred.	MAX R. DELDAGO, JR objected to	
Notice of	the petition for termination of trust	
Hrg	and partition of real property.	
Aff.Mail	Minute order dated 5/5/11 states the	
Aff.Pub.	court orders counsel to submit a	
Sp.Ntc.		
Pers.Serv.	proposed order rescinding the	
Conf. Screen	Quitclaim Deed executed by Max	
Letters	Delgado, Jr. in favor of his children	
Duties/Supp	with an agreement as to the acreage.	
Objections	The matter was continued to 7/21/11	
Video	for further status.	
Receipt	A C4: 1 4: 6:1 1	
CI Report	A Stipulation was filed on 6/29/11	
9202	signed by both David T. O'Malley and	
Order	Tres Porter, stipulating that the matter	
Aff. Posting	could be continued to 8/18/11. Order	Reviewed by: K
Status Rpt	for continuance was signed on 6/30/11	Reviewed on: 1
UCCJEA	granting the continuance.	Updates:
Citation	_	Recommendation
FTB Notice		File 17 – Delgad

NEEDS/PROBLEMS/COMMENTS:

Continued from 8/18/2011. Minute order states Mr. O'Malley advises the court that they have a good offer, but they need to put it together. As of 1/9/12 no additional documents have been filed.

1. Need current status report.

Reviewed by: KT

Reviewed on: 1/9/12

Updates:

Recommendation:

File 17 – Delgado

Anaya Moreno, Phillip Ockletree & Phineas Okeletree (GUARD/P) Case No. 09CEPR00409

Atty Garcia, Patricia Ann (pro per Petitioner/maternal grandmother)

Petition for Appointment of Guardianship of the Person

Tetracine Appointment of Cadadanish of the Ferson						
Phillip age: 3 years	TEMPORARY EXPIRES 1/19/12	NEEDS/PROBLEMS/COMMENTS:				
DOB: 12/17/2008 Phineas age: 1 year DOB: 3/30/2010	PATRICIA GARCIA, maternal aunt, is petitioner.	This Petition is as to PHILLIP OKELTREE and PHINEAS OKELTREE only. Guardianship of Anaya Moreno was previously granted to petitioner.				
Cont. from	Father: NOT LISTED (per CI	1. Need Notice of Hearing.				
Aff.Sub.Wit.	report father is PHILLIP	1. Theathone of Hemms.				
✓ Verified	OCKLETREE)	2. Need proof of personal service of the				
Inventory	Mother: URSULA REYES	Notice of Hearing along with a copy of the Petition or Consent and Waiver of				
PTC	Womer. CRSCLA RETES	Notice or Declaration of Due Diligence				
Not.Cred.	Determed aroundfathers Not listed	on:				
Notice of X	Paternal grandfather: Not listed	a. Phillip Ockletree (father)				
Hrg	Paternal grandmother: Not listed	b. Ursula Reyes (mother)				
Aff.Mail X	Maternal grandfather: Not listed	2 Need weed of service of the Netice of				
Aff.Pub.	-	3. Need proof of service of the <i>Notice of Hearing</i> along with a copy of the				
Sp.Ntc.	Petitioner states mom is unfit, on	Petition or Consent and Waiver of				
Pers.Serv. X	1 2 1 2 2	Notice or Declaration of Due Diligence				
✓ Conf. Screen	nowhere to be found.	on:				
✓ Letters	Constant and Charlette	a. Paternal grandparents				
2 1 12	Court Investigator Charlotte	b. Maternal grandfather				
✓ Duties/Supp	Bien's Report filed on 12/20/11.	4. Petition does not include the names and				
Objections		addresses of the father, paternal				
Video		grandparents or maternal grandfather.				
Receipt						
✓ CI Report						
9202						
√ Order						
Aff. Posting	1	Reviewed by: KT				
Status Rpt]	Reviewed on: 1/11/12				
√ UCCJEA]	Updates:				
Citation	1	Recommendation:				
FTB Notice		File 18 – Moreno & Ockletree				

Destiny Cedano, Alexis Cedano, Victor Cedano, Gabriel Cedano, Noah Cedano, Jayden Cedano, Victoria Cedano, Reyna Cedano and Jonah Cedano (GUARD/P) Case No. 11CEPR00795

Atty Barbosa, Judy (pro per Petitioner/maternal aunt)
Atty Barbosa, Maximino (pro per Petitioner/maternal uncle)

Petition for Appointment of Guardian of the Person (Prob. C. 1510)

Age	e: 3 years (twins)	Temporary Expires on 1/19/12	NEEDS/PROBLEMS/COMMENTS:
DOB: 12/9/2008		Temporary Expires on 1/15/12	,
		JUDY BARBOSA and	This petition is as to VICTORIA
		MAXIMINO BARBOSA,	CEDANO and REYNA CEDANO only.
		maternal aunt and uncle, are	Petition for Appointment of Guardian for
Coi	nt. from	petitioners.	Jayden Cedano (age 5) filed by Michelle
	Aff.Sub.Wit.	= *	Lopez, paternal cousin, is set for hearing on
✓	Verified	Father: VICTOR CEDANO -	2/16/12.
	Inventory	deceased ==	Petition for Appointment of Guardian for
	PTC		Alexis Cedano (age 12) was filed by Vickie
	Not.Cred.	Mother: JENNIFER CEDANO	Vasquez, paternal aunt, and is set for hearing on 2/16/11.
	Notice of X		nearing on 2/10/11.
	Hrg	Paternal grandfather: Unknown	Guardianship of the other minors has been
	Aff.Mail X	Paternal grandmother: Jenny	previously granted to other relatives.
	Aff.Pub.	Hernandez – <i>deceased</i> .	1. Need Notice of Hearing.
	Sp.Ntc.	Maternal grandfather: Pete	2. Need proof of personal service of the
	Pers.Serv.	Gutierrez – deceased.	Notice of Hearing along with a copy of
√	Conf. Screen	Maternal grandmother: Judy	the Petition or <i>Consent and Waiver of</i> Notice on:
√	Letters	Coronado	a. Jennifer Cedano (mother) –
✓	Duties/Supp	Petitioners state mom is in jail and	Petitioners state mother is in jail therefore they are unable to serve her.
	Objections	is not able to care for her children at	3. Need proof of service of the <i>Notice of</i>
	Video	this time.	Hearing along with a copy of the Petition or Consent and Waiver of Notice or
	Receipt		Declaration of Due Diligence on:
	CI Report X		a. Judy Coronado (maternal
	9202		grandmother)
✓	Order		Court Investigator Dina Calvillo to provide:
			1. Court Investigator's Report 2. Clearances
	Aff. Posting		Reviewed by: KT
	Status Rpt		Reviewed on: 1/9/12
√	UCCJEA		Updates:
	Citation		Recommendation:
	FTB Notice		File 19 - Cedano
			19

Atty Kee, Dennis Sr. (pro per Petitioner/paternal grandfather) Kee, Linda (pro per Petitioner/paternal grandmother) Atty

Atty

Kee, Lashae (pro per Step-mother)

Petition for Appointment of Temporary Guardian of the Person (Prob. C. 2250)

Age: 4 years DOB: \$/10/2007 DENNIS KEE and LINDA KEE, paternal grandparents, are petitioners. Father: DENNIS KEE, JR. Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hearing Aff.Pub. Sp.Ntc. Pers.Serv. X Conf. Screen Vldeo Receipt CI Report Aff. Posting Status Rpt V UCCIEA Status Rpt V UCCIEA CITICAL TEST OF TEST Notice FTB Notice FTB Notice GENERAL HEARING 3/5/12 DENNIS KEE and LINDA KEE, paternal grandparents, are petitioners. Tather: DENNIS KEE, JR. Need Notice of Hearing. Note Note of Hearing. Note Note of Hearing. Need Notice of Hearing. Note Note of Hearing of Hearing in Sommer of Note of the Mean of Hear		Petition for Appointment of Temporary Guardian of the Person (Prob. C. 2250)					
DENNIS KEE and LINDA KEE, paternal grandparents, are petitioners.	Age	e: 4 years		GENERAL HEARING 3/5/12	NE	EDS/PROBLEMS/COMMENTS:	
paternal grandparents, are petitioners. Father: DENNIS KEE, JR. Aff.Sub.Wit.	DO	B: 5/10/2007					
Cont. from Aff.Sub.Wit. ✓ Verified Inventory PTC Notice of Notice of Aff.Pub. Sp.Ntc. Pers.Serv. ✓ Conf. Screen ✓ Letters ✓ Duties/Supp Objections Video Receipt CI Report Gride Aff. Posting Status Rpt ✓ UCCJEA Citation Father: DENNIS KEE, JR. Mother: Not Listed (Angela Whatley) Maternal grandparents: Not listed. Petitioners state father is in jail and the child needs a guardian. Aff.Pub. Sp.Ntc. Pers.Serv. ✓ Conf. Screen ✓ Letters ✓ Duties/Supp Objections Video Receipt CI Report Gride Aff. Posting Status Rpt ✓ UCCJEA Citation				DENNIS KEE and LINDA KEE ,	1.	Need Notice of Hearing.	
Cont. from				paternal grandparents, are petitioners.			
Cont. from					2.		
Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. X Conf. Screen Video Receipt CI Report 9202 Vorder Aff. Posting Status Rpt Vuccied Aff. Posting Status Rpt Vuccied Citation Mother: Not Listed (Angela Whatley) Maternal grandparents: Not listed. Petitioners state father is in jail and the child needs a guardian. Waiver of Notice or Declaration of Due Diligence on: a. Dennis Kee, Jr. (father) b. Angela Whatley (mother) 3. UCCJEA is incomplete. Need the minor's residence information for 5/10/2007 to present.	Cor	nt from		Father: DENNIS KEE. JR.			
Mother: Not Listed (Angela Whatley)							
Inventory				Mother: Not Listed (Angele Whetley)			
Maternal grandparents: Not listed.	✓	Verified		Mother. Not Listed (Aligeia Whatley)			
Not. Cred. Notice of Hrg Aff. Mail Aff. Pub. Sp. Ntc. Pers. Serv. Conf. Screen Uideo Receipt CI Report 9202 Order Aff. Posting Status Rpt UCCJEA Citation Citation Cont. Cred. Reviewed by: KT Reviewed on: 1/11/12 Updates: Recommendation:		Inventory		Makawal ananda ananta Natitatad		b. Angela Whatley (mother)	
Notice of Hrg		PTC		Maternal grandparents: Not listed.	2	LICCIEA is incomplete. Need the	
Notice of Hrg X Hr		Not.Cred.			٥.		
Hrg			Χ				
Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. X Conf. Screen Duties/Supp Objections Video Receipt CI Report 9202 Order Aff. Posting Status Rpt Status Rpt UCCJEA Citation Recommendation: Recommendation:				the child needs a guardian.		•	
Sp.Ntc. Pers.Serv. X ✓ Conf. Screen ✓ Letters ✓ Duties/Supp Objections Video Receipt CI Report 9202 ✓ Order Aff. Posting Status Rpt ✓ UCCJEA Citation Recommendation: Recommendation:		Aff.Mail					
Sp.Ntc. Pers.Serv. X ✓ Conf. Screen ✓ Letters ✓ Duties/Supp Objections Video Receipt CI Report 9202 ✓ Order Aff. Posting Status Rpt ✓ UCCJEA Citation Recommendation: Recommendation:		Aff.Pub.					
Pers.Serv. X ✓ Conf. Screen ✓ Letters ✓ Duties/Supp Objections Video Receipt CI Report 9202 ✓ Order Aff. Posting Status Rpt ✓ UCCJEA Citation Recommendation: Recommendation:							
✓ Conf. Screen ✓ Letters ✓ Duties/Supp Objections Video Receipt CI Report 9202 ✓ Order Aff. Posting Status Rpt ✓ UCCJEA Citation Conf. Screen Reviewed by: KT Reviewed on: 1/11/12 Updates: Recommendation:		•	X				
✓ Letters ✓ Duties/Supp Objections Video Receipt CI Report 9202 ✓ Order Aff. Posting Status Rpt ✓ UCCJEA Citation Reviewed on: 1/11/12 Updates: Recommendation:	_		^				
✓ Duties/Supp Objections Video Receipt CI Report 9202 ✓ Order Aff. Posting Reviewed by: KT Status Rpt Reviewed on: 1/11/12 ✓ UCCJEA Updates: Recommendation:	✓	Com. Screen					
Objections Video Receipt CI Report 9202 √ Order Aff. Posting Status Rpt ✓ UCCJEA Citation Reviewed by: KT Reviewed on: 1/11/12 Updates: Recommendation:	✓	Letters					
Objections Video Receipt CI Report 9202 √ Order Aff. Posting Status Rpt ✓ UCCJEA Citation Reviewed by: KT Reviewed on: 1/11/12 Updates: Recommendation:		Duties/Supp					
Video Receipt CI Report 9202 ✓ Order Aff. Posting Status Rpt ✓ UCCJEA Citation Reviewed by: KT Reviewed on: 1/11/12 Updates: Recommendation:	_						
Receipt CI Report 9202 ✓ Order Aff. Posting Status Rpt ✓ UCCJEA Citation Receipt Reviewed by: KT Reviewed by: KT Reviewed on: 1/11/12 Updates: Recommendation:		Objections					
CI Report 9202 ✓ Order Aff. Posting Status Rpt ✓ UCCJEA Citation Reviewed by: KT Reviewed on: 1/11/12 Updates: Recommendation:							
9202 ✓ Order Aff. Posting Status Rpt ✓ UCCJEA Citation Reviewed by: KT Reviewed on: 1/11/12 Updates: Recommendation:		•					
✓ Order Aff. Posting Reviewed by: KT Status Rpt Reviewed on: 1/11/12 ✓ UCCJEA Updates: Citation Recommendation:		•					
Aff. Posting Status Rpt ✓ UCCJEA Citation Reviewed by: KT Reviewed on: 1/11/12 Updates: Recommendation:		9202					
Status Rpt ✓ UCCJEA Citation Reviewed on: 1/11/12 Updates: Recommendation:	✓	Order					
✓ UCCJEA Updates: Citation Recommendation:		Aff. Posting			Re	viewed by: KT	
Citation Recommendation:		Status Rpt			Re	viewed on: 1/11/12	
	✓	UCCJEA			Up	odates:	
FTB Notice File 20A - Whatley		Citation			Re	commendation:	
		FTB Notice			File	e 20A - Whatley	

20A

20B Jade Estelle Whatley (GUARD/P)

Case No. 12CEPR00012

Atty Kee, Dennis Sr. (pro per paternal grandfather)
Atty Kee, Linda (pro per paternal grandmother)
Atty Kee, Lashae (pro per Petitioner/Step-mother)

Petition for Appointment of Temporary Guardian of the Person (Prob. C. 2250)

_	e: 4 years B: 5/10/2007		GENERAL HEARING 3/5/12	NE	EDS/PROBLEMS/COMMENTS:
			LASHAE KEE , step-mother, is petitioner.		
			Father: DENNIS KEE, JR . – consents and waives notice.	4.	Need proof of personal service of the Notice of Hearing along with a copy of the temporary petition or Consent and
Cor	nt. from				Waiver of Notice or Declaration of Due Diligence on:
	Aff.Sub.Wit.		Mother: ANGELA WHATLEY –		c. Angela Whatley (mother) – if court
✓	Verified		declaration of due diligence filed on 1/9/12.		does not dispense with notice.
	Inventory		Paternal grandfather: Dennis Kee		
	PTC		Paternal grandmother: Linda Kee		
	Not.Cred.		Maternal grandparents: Unknown –		
✓	Notice of		declaration of due diligence filed on 1/9/12.		
	Hrg				
	Aff.Mail		Petitioner states she is the stepmother and		
	Aff.Pub.		has been raising the minor for the past four years. The father has full sole custody of the		
	Sp.Ntc.		minor. Father is currently in jail and		
	Pers.Serv.	Χ	petitioner states he wanted her to have		
√	Conf. Screen		guardianship.		
√	Letters				
	Duties/Supp				
	Objections				
	Video				
	Receipt				
	CI Report				
	9202				
✓	Order				
	Aff. Posting				viewed by: KT
	Status Rpt				viewed on: 1/11/12
✓	UCCJEA				dates:
	Citation				commendation:
	FTB Notice			File	e 20B - Whatley

20B

Pro Per

Rodriguez, Rigoberto (Pro Per Petitioner, paternal grandfather) De Rodriguez, Araceli Morales (Pro Per Petitioner, paternal grandmother) **Pro Per**

Petition for Appointment of Temporary Guardian of the Person (Prob. C. 2250)

Age: 12 years	General Hearing set for 3/7/2012	NEEDS/PROBLEMS/COMMENTS:
DOB: 6/20/1999 Cont. from	RIGOBERTO RODRIGUEZ and ARACELI MORALES DE RODRIGUEZ, paternal grandparents, are Petitioners.	Note: <i>UCCJEA</i> filed 1/5/2012 states that as of 11/31/2011, the child lives with the mother in Palm Springs, CA.
Aff.Sub.Wit. Verified Inventory PTC Not.Cred.	Father: SAID RODRIGUEZ Mother: JUDITH RAMOS	1. Need Notice of Hearing, and proof of five (5) court days' notice by personal service of the Notice of Hearing with a copy of the Petition for Appointment of
Notice of X Hrg Aff.Mail Aff.Pub.	Maternal grandfather: <i>Not listed</i> Maternal grandmother: Sofia Ramos Petitioners state:	Temporary Guardian, or Consent to Appointment of Guardian and Waiver of Notice, or a Declaration of
Sp.Ntc. Pers.Serv. X ✓ Conf. Screen	 The mother removed the child from school maliciously and has absconded to Palm Springs with the child without the knowledge of the paternal relatives; They are afraid for the welfare of the child, and they need immediate guardianship to protect the child, as the mother abuses medications and drinks 	 Due Diligence, for: Judith Ramos, mother; Said Rodriguez, father; Isaiah Rodriguez,
Aff. Posting ✓ Duties/Supp Objections		proposed ward.
Video Receipt CI Report 9202	 alcohol and she has not been stable; The mother's live-in boyfriend is a known felon, was just released from prison, and was paroled to Riverside County; 	
✓ Order ✓ Letters Status Rpt	• The mother has kept the child from the paternal family since prior to the holidays; they received a call on 1/2/2012 from the child crying and distraught saying he wants to come home and his	Reviewed by: LEG Reviewed on: 1/12/11
✓ UCCJEA Citation FTB Notice	 mother was hitting him; The child lived with them for half of his life and he stayed with them every weekend, and they have played an active role in raising the child until he 	Updates: Recommendation: File 21 - Rodriguez
	was 6 years old.	21

22 Saede Galvan & Jaeden A. Roberts (GUARD/P) **Case No. 12CEPR00022**

Roberts, Youngae "Ann" (pro per – maternal grandmother/Petitioner) Atty Atty

Roberts, Kenneth Jr. (pro per – maternal grandfather/Petitioner)

Petition for Appointment of Temporary Guardian of the Person (Prob. C. 2250)

Saede, 5			TEMPORARY GRANTED EX PARTE;	NEEDS	/PROBLEMS/COMMENTS:
DO	B: 11/17/06		EXPIRES 01/19/12		
1 1	den, 3				Need Notice of Hearing.
DO	B: 08/09/08		GENERAL HEARING 03/07/12	2.	Need proof of personal service of Notice of Hearing with a copy of the
			KENNETH ROBERTS and YOUNGAE		Petition for Temporary
			ROBERTS, maternal grandparents, are		Guardianship or Consent and
Coı	nt. from		Petitioners.		Waiver of Notice <u>or</u> Declaration of
	Aff.Sub.Wit.				Due Diligence for:
✓	Verified		Father (Saede): MARCOS GALVAN		- Marcos Galvan (Saede's father)
	Inventory		Father (Jaeden): OSIRIS PULIDO –		- Osiris Pulido (Jaeden's father)*
	PTC		declaration of due diligence filed 01/05/12		* A Declaration of Due Diligence was filed 01/05/12 regarding Mr.
	Not.Cred.		Mother: SARAH ROBERTS – deceased		Pulido stating that the petitioners
	Notice of	Х	Modiei. SARAII KOBERTS – deceased		have not seen him since before
	Hrg		Paternal grandparents: UNKNOWN		Jaeden was born.
	Aff.Mail		5 · · · · · · · · · · · · · · · · · · ·	3.	The General Guardianship Petition
	Aff.Pub.		Petitioners state that the children's mother		is missing a Child Information Attachment for Jaeden.
	Sp.Ntc.		was murdered 01/01/12. Neither child's		Attachment for Jaeuen.
	Pers.Serv.	Х	father has been involved in the children's		
✓	Conf. Screen		lives. The Petitioners state that they have an		
	Letters	Х	ongoing loving relationship with the children and the children are familiar and comfortable		
✓	Duties/Supp		in their home. Petitioners state that Jaeden's		
	Objections		father agrees that it is best for Jaeden to be		
	Video		with them during this difficult time, but		
	Receipt		Saede's father removed her from their home.		
	CI Report		Petitioners state that Saede does not know		
	9202		her father as he has had no contact with her		
	Order	Х	for over two years. Petitioners state that Saede expressed fear and discomfort at		
	Aff. Posting		having to leave Petitioners home.		ved by: JF
	Status Rpt		nating to leave I entioners nome.		ved on: 01/12/12
√	UCCJEA			Update	
	Citation				mendation:
	FTB Notice			File 22	. – Galvan & Roberts